## LOCAL OPTION TRANSPORTATION SALES AND USE TAXES --**ELECTRONIC FUNDS TRANSFER (EFT) PROVISIONS AND AUTHORIZATION TO TRANSFER TAX REVENUES DIRECTLY TO A PUBLIC TRANSIT DISTRICT PROVISIONS**

Comparison of current law to draft legislation 2010FL-0557/005 "Local Option Sales and Use Taxes for Transportation Act"

## **DRAFT 11/13/09**

Section Tax Imposed	EFT Provision <sup>1</sup>		Direct Transfer to Public Transit District Provision <sup>1</sup>	
	Current Law	Draft	Current Law	Draft
§59-12-2213 (former §59-12-501)	No	Yes	Yes	Yes
§59-12-2214 (former §59-12-502)	No	Yes	Yes	Yes
§59-12-2215 (former §59-12-1001)	Yes	Yes	No	Yes
§59-12-2216 (former §59-12-1503)	Yes	Yes	Yes	Yes
§59-12-2217 (former §59-12-1703)	Yes	Yes	Yes	Yes
§59-12-2218 (former §59-12-1903)	Yes	Yes	Yes	Yes

1. Per the working group's decision, the state treasurer is given the responsibility of transmitting revenues by electronic funds transfer and transferring revenues directly to a public transit district if certain requirements are met. (Begins on Page 63, Line 1941)